Motion to induance. Charles Supreme Court of the United States.

October Term, 1900.

Filed Paril 8 4 1901.

THE UNITED STATES, APPELLANT,

v.

No. 548.

THE RIO GRANDE DAM & IRRIGA-TION CO. ET AL.

Motion to Advance under Section 4 of Rule 26 and upon Stipulation.

Now comes the appellee, the Rio Grande Dam & Irrigation Company, by its attorney, J. H. McGowan, and moves the Court to advance said cause on the docket and assign the same for hearing at an early date.

Said cause was adjudicated by this Court upon the merits during the October term of 1898, and is now brought here again on appeal, the United States being the appellant in each appeal.

There is also found in the record (manuscript, p. 17) a stipulation duly signed by the attorneys and counsel of both parties, agreeing, among other things, "and in the event that any appeal from the Supreme Court of the Territory of New Mexico to the Supreme Court of the United States shall be taken, the same shall promptly be taken and expedited with diligence."

J. H. McGOWAN,

Attorney for the Rio Grande Dam &

Irrigation Company.